

The prices asked for them are in keeping with the times. which means almost regardless of cost.

# BANKS' Millinery and

States. In the present instance, however, there is no apparent danger of any serious legislation looking to a change in tariff laws, but a great deal

iouse will be devoted to a consideration of the currency question, a matter which it is now generally conceded has had much to do with the present great disturbances in the financial and commercial worlds, and which calls recurrence of such troubles is to be avoided in the future. It is apparent that both the legislative and executive branchess of the government are now fully alive to the exigencles of the situ-ation, and that they will go about the work of effecting permanent relief measures in a calm and deliberate man-ner, which is why the present session of Congress is viewed in a far more hopeful light than most of its prede-cessors. As to exactly what nature the impending changes in our cur-rency laws will assume it is yet to early to foretell, as there is still a wide difference of opinion on this all im-portant subject; nevertheless it may be regarded as a practical certainty that whatever policy is adopted will be for the lasting benefit of the country at large, and that henceforth there will be little or no danger from panics growing out of the antiquated cur-rence.

Admits He Got Drunk on New Year's Day and "Celebreted."

WM. POW, WIFEBEATER.

Before Judge Diehl this morning William Pow, charged with wife beat-

William Pow, charged with wife beat-ing, decided to change his plea of not guilty to that of guilty. Pow stated that, on New Year's day, he and his wife were drinking together and that he "might have hit her." The prosecu-tion stated that the woman was beaten about the breast and arms until she was black and blue and suffered con-siderable pain. Judge Diehl continued the matter until Monday afternoon at which time he will pronounce sentence. Pow went home New Year's evening in an intoxicated condition and hegan

Fow went home New Year's evening in an intoxicated condition and began abusing his wife. She called the police but before they arrived Mrs. Pow's brother appeared on the scene and gave the drunken husband a sound thrashing. George Kelly was arrested this morn-ing on the charge of battery worn two

ing on the charge of battery upon two Commercial street pawnbroker's be-cause they refused to give him a suit of clothes. He was arraigned, but took

of clothes. He was arraigned, but took until Monday to plead. His bail was fixed in the sum of \$25. J. A. Vought pleaded not guilty to stealing three bales of hay from H. B. Proutt, 456 west Second South street, and demanded a jury trial. The case was set for Tuesday afternoon. Vought is in jail in default of \$25 bonds.

MURRAY ON LABOR UNIONS.



Friends Start a Quiet Boom for Him For President- Senator Foraker's Revolt Against Roosevelt-

Special Correspondence. New York, Jan. 1.-Rarely if ever in the history of the country has the convening of Congress been-halled with as much delight by the business interests in New York as at the session now under way. Ordinarily this event is attended by greater or less anxiety because of the fears entertained that general business is likely to suffer from "tariff tinkering" and "currency legislation," two of the greatest bugaboos known to the commercial and financial communities of the United

of attention by both the senate and

for immediate and positive relief if a recurrence of such troubles is to be

growing out of the antiquated cur-rency system, such as have been oc-curring with increasing frequency during the past few years. If such an event transpires, it will be one of the greatest blessings that has come to this country during the present genera-tion and will mark a most welcome culmination to one of the most exten-sive panics ever witnessed.

COMPLIMENT FOR SHAW.

In the height of the recent panic, when the government was putting forth every effort to bring order out of chaos, and when even the most astute brok-ers were at their wits' ends to stem the current of distrust and disorder, a bank-er of international fame and one not given to extravagant expression, re-marked within the hearing of your cor-respondent: "If Leslie M. Shaw were now secretary of the treasury, this whole difficulty would be settled in five minutes." The speaker intended no criticism of Seey. Cortelyou, who at that time was doing everything possible to all-viate the then extremely acute situation, but merely meant to convey an impression of high esteem in which the former head of the treasury de-partment is held by the general bank-ing fraternity and as indicating the confidence felt in his ability to cope with such a difficult problem, a confi-In the height of the recent panic



DRS. SHORES & SHORES,

ALL DISEASES.



WE ALSO CURE BY MAIL.

None need be deprived of the advantages of thi special offer because of living away from the city WRITE DRS. SHORES AT ONCE, if you can not call FOR THEIR SYMPTOM LIST AND QUESTION BLANKS, and take advantage of Drs. Shores' SPECIAL OFFER FOR A CURE OF CATARRHAL DISEASES CONSULTATION FREE, WHETHER YOU TAKE TREATMENT OR NOT. DO NOT DELAY, APPLY NOW.

#### A SPECIAL DEPARTMENT FOR MEN.

Drs. Shores have a Special Department exclusively for the treatment and cure of all Private Disease of Men, no matter how caused. Those who have contracted dis-eases— the victims of blood poison— and all others who need the counsel and ald of experienced and kindly physicians are cordially invited to consult this depart-ment and be advised FREE OF CHARGE.

So sure is the cure under DRS SHORES' MODERN METHODS in all private diseases that you may arrange to pay the fee for a cure in small weekly or monthly installments, as the cure progresses, or you may PAY WHEN CURED. No matter what your trouble is, or who has failed to cure you, consult these Master Spec-ialists, free of charge and learn how you can be cured.

Drs. Shores' low rates are not held out as an IN-DUCEMEN'T to patronize them--they simply make the low rate because it is right and just-but solicit your patronage SOLELY ON THE GROUNDS OF PROVEN COMPETENCE. NO "FAKE COMPANIES." NO CHEAP "HIRED DOCTORS." DRS. SHORES ARE STRICTLY RELIABLE. OFFICE HOURS: 9 a. m. to 5 p. m. Evenings, 7 to 8. Sundays and holidays. 10 a. m. to 12. Consultation free. 249 MAIN STREET, SALT LAKE CITY, UTAH.

Pieces

100000



For Your Bed Room and it's a "different" home.

### He told the story leading up coming of Hannah Iva Wallace to the coming of Hannah Iva Wallace to his home to stay, while she was working at the knitting factory of which he was manager. He positively denied that he had ever occupied the same bed or even the same bedroom that Hannah Iva Wallace did; that during all of the time covered by the complaint against him he had slept in the same bedroom that his wife did, and that only on two occasions during that period had either of his daughters slept in the same room that himself to the er had the clerk announced that court was in session, than Asst. County Atty. 'Aaron Meyers arose and, addressing "May it please the court, the state wishes to give notice that in case Mrs. wishes to give notice that in case ans. Stewart, sister of defendant, or either of his daughters are called to testify, objection will be interposed, on the ground that yesterday afternoon, while defendant was testifying, they, Mrs. Stewart and the two girls were close enough to the door, which was fre-quently opened, to hear what witness was saving." slept in the same room that himself and wife did, and that was on the nights of Aug. 25 and 26, 1907, when her elder sister and Hannah Iva Wallave were at the latter's home in Gran-

**Appetite for Crabs** 

THE codfish has an enormous appetite for shell-fish, crabs and lobsters.

He eats them alive and he eats them

raw. He eats them all without in-

digestion and grows fat. He has a

Scott's Emulsion

A natural power to digest and to

produce flesh is in every spoonful. This power means new vigor and new

flesh for those who suffer from wasting

All Druggists; 50c. and \$1.00

The oil from the cod's liver makes

powerful liver.

diseases.

rer

THAT ALLEGED CONFESSION.

quently opened, to hear what witness was saying." Judge Diehl said that he would at the proper time take the matter into consideration. For a period of 55 minutes the defend-ant, Samuel G. Spencer, was subjected to a rigid cross-examination by Atty. H. A. Smith, the direct examination having been concluded just before the close of court yesterday afternoon. The questioning drew out from Mr. Spencer the statement that so far as he knew there existed no ill feeling between himsolf and members of the Wallace and Bertoch families at any period dur-ing the time that Hannah Iva Wallace was staying at his home, although in Referring to the alleged confession in the Bertoch home in Hunter, on Sunday, Sept. 22, 1907, Mr. Spencer stated that he had in the presence of all the persons mentioned by Mrs. Ber-toch positively asserted his innocence: that he told them that his conduct with Hannah Iva Wallace had gone no farther than the fact that he had kissed her, as he had done his own children. This, he said was the extent of the in-discretion to which he had confessed. He said he asked the privilege of talk-

#### CHARGE DENIED.

SPENCER DENIES

Tells the Court Just What Did

Happen in the Un-

savory Case.

OBJECTION TO WITNESSES.

Assitsant County Attorney Serves No-

tice on Court That Mrs. Spencer

Listened to Testimony.

· The preliminary hearing of Samuel G. Spencer was resumed this morning

before Judge C. B. Diehl, in the crim-

inal division of the city court. No soon-

Judge Diehl, said:

**GRAVE CHARGES** 

In answer to the attorney's questions, the defendant denied that he had ever the defendant denied that he had ever occupied the same bedroom or the same bed with Hannah Iva Wallace, neither had he subjected her to any of the in-dignities that formed the basis of the complaint against him. He had kissed her on occasions, the same as he had done his own children and that was as

her on occasions, the same as he had done his own children, and that was as much as he had ever done. The witness was interrogated extens-ively on the visit made by himself and others to the home of the Bertoch's. Sunday, Sept. 22, 1907, and he adhered to the story told yesterday on direct examination, to the effect that the visit was made with a view of inducing the was made with a view of inducing the Bertoch family to intercede with Mrs. Wallace for an interview that an un-

derstanding might be arrived at that would end the controversy. "Did you not take this action because you knew you were guilty?" queried

the attorney. "No sir, I knew that I was innocent," replied the witness. Q. "And you feared that although in-

nocent, you might be convicted?" A. "Yes sir; such cases are in plen-

WHAT HE DID SAY.

The witness denied that he had in-vited his aunt, Mrs. Bertoch, into a room alone to talk to her, but said that he had entered the room upon her invitation, and that there were also present his wife and his sister, Mrs. Stewart. He had not, he said, upon bended knee begged his aun's assist-ance to get him out of trouble, but had merely asked her to use her influence to bring about a meeting between him. merely asked her to use her influence to bring about a meeting between him-self and the Wallace family. The statement attributed to him to the ef-fect that they (the Bertochs) or their children might go astray, he said had never been made. In various forms questions were put to the detendent as to whether he hed



was staying at his home, although in years past there had sometimes existed relations somewhat strained. As to the offering of his property, his life or a willingness to go to prison, he said that he had asked the Bertoch family what was back of the proceed-ings against him. If they wanted his property or his life they might have them, but he asked them to be humane and not draw down his family to hu-miliation. He denied positively that he had gone down on his knees to his aunt, Mrs. Bertoch, and asked for clamanor

clemency

# TO SOLVE AUSTRIAN PROBLEM.

#### County Attorney Will Bring Opposing Factions Into Court.

Pee Wuklil, Mike Bogdon, Mike Bog-donovitch, Joe Chasich, George Dano-vitch, Joe Tresich and John Zori, all Austrians and members of a church and political faction in Bingham, are to be brought into court to tell how, when, and why trouble has occurred or may occur because of their dif-ferences of opinion upon religious and political matters affecting their coun-trymen who stayed at home and those who are working in mines and smält-ers in Utah and sending the money back so that more Austrians can come over here. Many times there have been serious clashes between the factions, one that will be remembered for some Wukill, Mike Bogdon, Mike Bog-

serious clashes between the factions, one that will be remembered for some time yet to come is the trouble in which Lafayette Chidester, a deputy sheriff, was badly wounded and made a cripple for life while in the discharge of his duties. Members of the faction opposed to the one of which the above are mem-bers are already in jall. County At-terney Hanson is disposed to thresh out the trouble to the bottom, and to see if some steps cannot legally be taken that will prevent the recurrence of such disurbances among the for-

of such disurbances among the for-eign element at the Bingham mines and



CAN GO TO HIS AFFINITY.

After Judge Morse had adjourned court yesterday and after he had stepped from the bench into his chamstepped from the bench into his cham-bers with a sigh of relief, after hav-ing officiated as referee in several mat-rimonial handicap affairs, Counselor Hoppaugh came rushing into court and asked his honor to hear the proof in the Davisson divorce case. He bor-rowed a court reporter and the taking of testimony was completed in a very few minutes. Ira H. Davisson, the man in the affair, is said to have an affinity with whom he is living. Upon this ground and the proof of cruelty on his part, the divorce was granted on his part, the divorce was granted and allowed \$50 per month as alimony. Davisson is a contractor and is said to be earning \$5 a day.

to the defendant as to whether he had to the defendant as to whether he had not subjected Hannah Iva Wallace to indignities and finally that an assault had been made upon her by him, to all of which came the answer, no. At 10 o'clock Judge Diehl announced that the case would be continued until Monday at 10 o'clock. Mr. Meyers said that Wednesday would be a more concortion.

ortune time for the prosecution . Wedgwood stated that he entered the case upon promise of the state's attorneys that there would be no postponement, and he desired to have it out of the way as quickly as possible

#### PROSECUTION CLOSES.

S. G. Spencer Take: the Stand and Enters a General Denial.

The afternoon hearing of the case of Samuel G. Spencer, which began yes-terday morning before Judge C. B. Diehl, in the criminal division of the city court, did not commence until 4 o'clock, owing to the stress of regular police court routine. Mrs. Ann Elizabeth Wallace, mother

of Hannah Iva Wallace, the latter be-ing the girl against whom the offense is alleged to have been committed, was cross-examined by Attorney Adam A. Duncan. Aside from the fact that the witness became somewhat confused relative to the time in which she had provided her daughter certain articles of wearing apparel, the testimony that Mrs. Wallace gave on direct examina-tion was not shaken.

#### FAMILY CONFERENCE.

Mrs, Ann C. Bertoch, mother of the Mrs. Ann C. Bertoch, mother of the preceding witness and grandmother of Hannah Iva Waliace, wus next called to the stand. She testified that some time in September lats, the first Sun-day after Mr. Spencer's second arrest, he had come to her place in Hunter, accompanied by his wife, his sister, Mrs. Stewart, Bishop H. T. Spencer, of Pleasant Green, and others, and that in her yard a general talk was induleed Mrs. Stewart, Bishop H. T. Spencer, of Pleasant Green, and others, and that in her yard a general talk was indulged in relative to the case. In addition to herself, she said that her husband. James Bertoch, her sons, James C. Bertoch and George Bertoch, were present, of the immediate family. Mr. Spencer, she testified, asked her and others to go with him to see Mrs. Walace and family in Granger to talk the matter over. The defendant, she said, stated that he was willing to ad-mit that he had been indiscrete in his actions with Iva Walace, and he would confess to all the allegations, except as to criminality. He further stated, she affirmed, that to settle the matter he was willing to give his prop-erty, his life or go to prison; that he asked the family to be humane, that some of them or their children might go astray. She testified that a little later she had asked the company to come inside, that Mr. Spencer preceded most of the others into the room, had fallen on his knees at the witness' feet and begged her to do what she could for him. Mrs. Bertoch said that she and begged her to do what she could for him. Mrs. Bertoch said that she is the sister of Mr. Spencer's mother. George D. Bertoch, a son of the pre-ceding witness, gave testimony cor-oborative of that given by his mother. He disclaimed any prejudice against the defendant, and while he pitied him, he wanted justice meted out.

#### POSITIVE DENIAL.

Counsel for the state announced that it rested its case, whereupon Samuel G. Spencer took the stand in his own de-

Bingham Junction smelters.

### TO APPEAL FUSION CASE. Defeated "Americans" Will Go to Su-

## preme Court for Ruling.

The "fusion" test case will go to the supreme court for final determina tion. Judges Ritchie and Lewis yes-terday upheld the claims of the councilmen-elect whose offices were con tested by the defeated "American" can-didates in November. At the conclu-sion of the case in the district court. S. P. Armstrong, counsel for the ov feated councilmen, announced that an appeal would be taken. James D. Mur-doch, Oliver Hodgson and L. E. Hall were the men who were successful at the polls and Thomas Hobday, Alden E. Payne and Frank Harris coveted their places, alleging that the pollitical committees had no right to take men from an opposing party and place their names upon their party's ballots as their candidates their candidates.

#### TAYLORS QUIT MATRIMONY.

Karolina K. Taylor, wife of Ernest V. Taylor, a well known hackman, W. Taylor, a well known hackman, told Judge Armstrong yesterday sev-eral of her troubles. Taylor, according to the wife's testimony, called her a Dutchman, prefixing and oath which consigned her to eternal torment. He urged her to go home to her moth-because, he said, no longer lov-her. A habit which has fastened ed her. A habit which has fastened itself upon Taylor, according to the wife's statements, is that of staying out at nights. Although he gets through work at \$:30 each evening, he fails to show up at home until gray dawn is preparing to steal over the foothills. Mrs. Taylor drew a decree giving her the custody of their minor child. child.

#### KATIE STEWART COMMITTED.

Katie Stewart was committed to the industrial school at Ogden yesterday by Judge Gowans of the juvenile court. The girl has been a ward of the court for some time, but efforts to reform her have proved unavailing.

#### SUES U. L. N R. FOR INJURIES.

Edward Smithson has commenced suit against the Utah Light & Rallway company to recover judgment for \$15,-000, alleging that by reason of injuries received in balax through from the received in being thrown from one of the defendant's street cars at Mead street, he has lost his sight, smell and taste and that his memory is impaired.

#### GROW DOESN'T SUPPORT HER.

Mary I. Grow has brought proceed ings for divorce against Edward R. Grow asking for a decree of divorce, interest in Six mining claims and the custody of their two children, the de-cree to carry \$15 per month for their support. The Grows were married in 1896. 1896.

#### DONALDSON TAKES TIME.

Jim Donaldson, convicted of robbery in connection with the McWhirter rob-bery, has been given until Feb. 1 to file a bill of exceptions on appeal.

#### DICKERT WILL FILED.

The will of the late Ferdinan Dickert was filed for probate in the Third dis-triet court yesterday. The estimated value of the estate is placed at \$13,010. Mrs. Wilma. F. Dickert is designated as administratrix and is to be allowed \$200 per month out of the estate until

General Manager of Bell Telephon System Talks Plainly on Subject.

The Bell Telephone officials in this city are in good humor today. The news from Montana that three of the men who ran several linemen of the men who ran several linemen of the company out of Butte recently, were given jail sentences and fines for con-tempt of court, was particularly ac, ceptable to them, as indicating that the rule of brute force against law and order was about come to an end in Montana. In a brief talk this morning, with General Manager Mur-ray of the Bell company, the latter commented on the situation as fol-lows:

commented on the situation as in-lows: "The labor people have dominated matters in Montana for so long that they have forgotten there is such a thing as law or any other right ex-cept that of force. We found it neces-sary to invoke the law to protect our business against such force, and the court, upon our representation and testimony, issued an injunction against further interference, in accordance with our petition. It was expected the labor people would realize that our

with our petition. It was expected the labor people would realize that our business should be allowed to contin-ue without interference. But an un-interrupted dominance for a period of years made them overlook the im-portance of the court's order and in-terferences of various kinds continued. It became our duty in accordance with the court's order to present to the court a report of such interferences as were of sufficient importance to call for the court's attention, as they were in contempt of the court's order. "We have done this on two occasions; and as the result, two men were sent to jail; in the first case, for three and four months respectively; and in the

to jail; in the first case, for three and four months respectively; and in the second case, three prominent labor lead-ers have been sent to jail for 90 days each, and given varying fines in addi-tion. We shall expect to present testi-mony to the court for any further in-terference that may occur, and it is to be presumed that the court would consider that we were not solving it the to be present at the wear of giving it the proper consideration if we did not bring before it a notice of the violations of its orders when of sufficient importance constitute a flagrant case of con-

know the true inner workings of the party, Mr. Hughes is not as seriously considered as might appear on the sur-In the matter of the controversy be tween the management of the company and the Montana Federation of Labor, over the settlement of the relations be-tween them, Gen. Manager Murray

"I received last evening, from Presi-dent Fairgrieve of the Montana Fed-eration of Labor, an answer to our proposition of settlement. It is vituper-utive and discourteous proposition of settlement, it is vittiper-artive and discourteous, as well as being evasive, showing on the face of it an intention to prevent, if possible, any settlement. In fact, if there is any set-tlement in is evident that it will be against his will, and that his opposi-tion must be overcome by other labor ion must be overcome by other labor saders who have not the same personal aterest in keeping up the fight that he

#### YOU MUST HAVE

Stationery to do business. We are printing the best and do it prompily. THE DESERET NEWS.

# **90 PER CE NT**

of the readers of the Semi-Weekly News are Farmers, Stockmen and Ranchers. Advertisers desiring to reach this class of buyers, can find no paper in the West that will serve their needs so well,

with such a dimenil problem, a confi-dence thoroughly well merited, as when Mr. Shaw held the treasury portfolio he undoubtedly conducted that office in a manner never before or since ob-served. It is such expressions as these, which he more associated in the second

served. It is such expressions as these, which by many, are accepted as indi-cating that, if former Secy, Shaw is at all desirous of accepting the Republi-can presidential nomination he would Charles F. Murphy's announcement that he is out of "city politics," is simply in line with the advices of your be found to have the hearty indorse-ment of the banking community, and with this assured all the other interests with this assured all the other interests of the country would unquestionably swing into line. Mr. Shaw, as head of the Carnegie Trust company in New York, is now in a position very much to his liking, and it is doubtful if he could be prevailed upon to enter into a presidential campaign; however, his name is certainly looming up as one of the strongest possibilities in this con-nection and it would only take a word from him to start a most formidable boom in his behalf.

torial honors, has created a profound impression here, as well as in other sections of the country. Few people consider that Foraker's claims upon

the presidency are sufficiently strong to insure him the nomination, but it is

to insure him the nomination, but it is likewise felt that his opposition to the president and all that he represents makes it at least reasonably certain that the privilege of leading the Re-publican ticket in next year's fight may after all have to go to other than a Roosevelt man. Of late a number of men high in the councils of the Repub-lican party in New York state have declared their allegiance to the can-didacy of Governor Charles E. Hughes, and by some he is regarded as one of the most formidable in the race. How-ever, among those in a position to best know the true inner workings of the

face, especially as it is hardly con-ceivable that the Roosevelt faction will ever become reconciled to him.

NO ONE BUT BRYAN.

face.

PRESIDENTIAL TIMBER.

new quietly working to secure the New York state delegates to the next Democratic national convention and that when the proper time arrives he will announce himself as favorable to Erropic condition. Bryan's candidacy. In realty, a number of Mr. Shaw's friends here have already started a quiet boom for him. In the mean time it is most interesting to note that the action of Senator Foraker of Ohio in coming out in open revolt against President Roosevelt and Secretary Taft and in announcing that he is a candi-date for presidential and hot for sena-torial boyors, has areacted a reformed



DOD MURPHY QUITS.